1 2 3 4 5	M. KIRBY C. WILCOX (SB# 078576) kirbywilcox@paulhastings.com KATHERINE C. HUIBONHOA (SB# 207648) katherinehuibonhoa@paulhastings.com JOHN C. POST (SB# 233236) johnpost@paulhastings.com LAURA B. SCHER (SB# 243754) laurascher@paulhastings.com PAUL, HASTINGS, JANOFSKY & WALKER LLP 55 Second Street Twenty-Fourth Floor San Francisco, CA 94105-3441 Telephone: (415) 856-7000				
6	Facsimile: (415) 856-7100				
7	Attorneys for Defendants UNITED PARCEL SERVICE, INC., and GEORGE THOMPSON				
8	JOHN F. HYLAND (SB# 178875) johnhyland@rhdtlaw.com RUKIN HYLAND DORIA & TINDALL LLP				
10	100 Pine Street, Suite 725 San Francisco, CA 94105 Telephone: (415) 421-1800				
11	Facsimile: (415) 421-1700				
12	Attorneys for Defendant VICTOR NEALS				
13	KATHLEEN McCORMAC (SB#159012) kmccormac@mccormaclaw.com SETH MERRICK (SB# 231607) smerrick@mccormaclaw.com				
14	McCORMAC & ASSOCIATES				
15 16	655 Montgomery Street, Suite 1200 San Francisco, CA 94111 Telephone: (415) 399-1722 Facsimile: (415) 399-1733				
17	Attorneys for Plaintiff ANEDTRIA LOGAN				
18					
19	UNITED STAT	ES DISTRICT COURT			
20	NORTHERN DISTRICT OF CALIFORNIA				
21					
22	ANEDTRIA LOGAN,	CASE NO. C07-04181 JSW			
23	Plaintiff,	STIPULATION TO EXTEND TIME FOR PRIVATE MEDIATION AND			
24	vs.	[PROPOSED] ORDER			
25	UNITED PARCEL SERVICE CO., GEORGE THOMPSON, VICTOR				
26	NEALS, and DOES 1-10, inclusive,				
27	Defendant(s).				
28		l , , , , , , , , , , , , , , , , , , ,			
		מייט אוו מת מעת פו עד מו מישעל מע מיעם			

1	Pursuant to Northern District of California Local Rule 6-1(b), Plaintiff Anedtria Logan		
2	and Defendants United Parcel Service, Inc. (incorrectly sued as United Parcel Service Co.),		
3	George Thompson, and Victor Neals hereby stipulate to extend the deadline for private mediation		
4	from March 17, 2008, to April 22, 2008.		
5	·		
6	DATED: Felo 1, 2008		
7	DATED: 1, 2008	PAUL, HASTINGS, JANOFSKY & WALKER LLP	
8		By: Lamasch	
9		LAURA B. SCHER Attorneys for Defendants UNITED PARCEL SERVICE and GEORGE THOMPSON	
11	DATED:, 2008	RUKIN HYLAND DORIA & TINDALL LLP	
12			
13		By:	
14		JOHN F. HYLAND Attorneys for Defendant VICTOR NEALS	
15	DATED:, 2008	McCORMAC & ASSOCIATES	
16			
17	·	By:	
18		SETH R. MERRICK Attorneys for Plaintiff ANEDTRIA LOGAN	
19			
20			
21	·		
22			
23	·		
24			
25			
26			
27			
28			

1	Pursuant to Northern District of California Local Rule 6-1(b), Plaintiff Anedtria Logan		
2	and Defendants United Parcel Service, Inc. (incorrectly sued as United Parcel Service Co.),		
3	George Thompson, and Victor Neals hereby stipulate to extend the deadline for private mediation		
4	from March 17, 2008, to April 22, 2008.		
5			
6			
7	DATED:, 2008	PAUL, HASTINGS, JANOFSKY & WALKER LLP	
8			
9		By: LAURA B. SCHER	
10	_	Attorneys for Defendants UNITED PARCEL SERVICE and GEORGE THOMPSON	
11	DATED: 2008	RUKIN HYLAND DORIA & TINDALL LLP	
12			
13	,	By: John Hy land for	
14	·	JOHN F, HYLAND Attorneys for Defendant VICTOR NEALS	
15	DATED:, 2008	McCORMAC & ASSOCIATES	
16			
17	·	By:	
18		SETH R. MERRICK Attorneys for Plaintiff ANEDTRIA LOGAN	
19			
20			
21			
22			
23			
24			
25			
26			
27			
28			
	Case No. C07-04181 JSW	STIP. TO EXTEND TIME FOR PRIVATE MEDIATION AND [PROPOSED] ORDER	

Case No. C07-04181 JSW

1	Putsuant to Northern District of California Local Rule 6-1(b), Plaintiff Anedtria Logan		
2	and Defendants United Parcel Service, Inc. (incorrectly sned as United Parcel Service Co.),		
3	George Thompson, and Victor Neals hereby stipulate to extend the deadline for private mediation		
4	from March 17, 2008, to April 22, 2008.		
5			
6			
7	DATED:	, 2008	PAUL, HASTINGS, JANOFSKY & WALKER LLP
8			
y			By: LAURA B. SCHER
10			Attorneys for Defendants UNITED PARCEL SERVICE and GEORGE THOMPSON
[1	DATED:	, 2008	RUKIN HYLAND DORIA & TINDALL LLP
12			
(3			Ву:
[4			JOHN F. HYLAND Attorneys for Defendant VICTOR NEALS
5	DATED: Chum	<u> </u>	McCORMAC & ASSOCIATES
16	•		
7-			By:
8			X SETH R. MERRICK Attorneys for Plaintiff ANEDTRIA LOGAN
9			A
20			
21			
22			
23	_		
<u>?</u> 4			•
25			
ર્ડ			
.7			
28			
-	Causa No. C07-04181	ISM	STIP. TO EXTEND TIME FOR PRIVATE MEDIATION AND [PROPOSED] ORDER

DECLARATION OF LAURA B. SCHER

I, Laura B. Scher, declare:

- 1. I am an attorney at law licensed to practice before the Courts of the State of California and before this Court. I am an associate with the law firm of Paul, Hastings, Janofsky & Walker LLP ("Paul Hastings"), attorneys for Defendants United Parcel Service, Inc., and George Thompson. If called as a witness, I would and could competently testify thereto to all facts within my personal knowledge except where stated upon information and belief.
- 2. There is good cause to extend the time for the private mediation deadline from March 17, 2008, to April 22, 2008, because the first available date for the all parties to participate in a mediation is April 22, 2008. The parties have scheduled a private mediation with Harris Weinberg for April 22, 2008.
- 3. The parties do not request that the modification of this Court's deadline to complete private mediation alter the remaining trial schedule for the case.

I declare under penalty of perjury under the laws of the State of California and the United States that the foregoing is true and correct.

Executed this day of February, 2008, at San Francisco, California.

LAURA B. SCHÉR

1	<u>ORDER</u>
2	PURSUANT TO STIPULATION, IT IS SO ORDERED.
3	
4	DATED: February 4, 2008
5	
6	Jethrey Swhite
7	JOHNEFIREY'S. WHITE
8	
9	
10	LEGAL_US_W # 58082867.2
11	
12	
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
2526	
27	
۱ ت	

28